1 2 3 4 5 6 7 8 9 10 11 12	QUINN EMANUEL URQUHART & SU Alex Spiro (admitted pro hac vice) alexspiro@quinnemanuel.com 51 Madison Avenue, 22nd Floor New York, New York 10010 Telephone: (212) 849-7000 QUINN EMANUEL URQUHART & SU Robert M. Schwartz (Bar No. 117166) robertschwartz@quinnemanuel.com Michael T. Lifrak (Bar No. 210846) michaellifrak@quinnemanuel.com Jeanine M. Zalduendo (Bar No. 243374) jeaninezalduendo@quinnemanuel.com 865 South Figueroa Street, 10th Floor Los Angeles, California 90017-2543 Telephone: (213) 443-3000 Attorneys for Defendant Elon Musk		
13	UNITED STATES DISTRICT COURT		
14	CENTRAL DISTRICT OF CALIFORNIA		
15			
16	VERNON UNSWORTH,	Case No. 2:18-cv-08048	
17	Plaintiff,	Judge: Hon. Stephen V. Wilson	
18	VS.		
19	ELON MUSK,	DEFENDANT ELON MUSK'S ADMINISTRATIVE MOTION TO	
20	Defendant.	REMOVE A FILED DOCUMENT FROM ECF	
21		Complaint Filed: September 17, 2018	
22		Complaint Filed: September 17, 2018 Trial Date: December 2, 2019	
23		Hearing Date: October 28, 2019 Time: 1:30 p.m.	
24		Time: 1:30 p.m. Courtroom: 10A	
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Case No. 2:18-cv-08048

DEFENDANT ELON MUSK'S ADMINISTRATIVE MOTION TO REMOVE FILED DOCUMENT

TO THE COURT AND ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

PLEASE TAKE NOTICE that Defendant Elon Musk hereby files this Administrative Motion to Remove a Filed Document from ECF as follows:

On September 16, 2019, Defendant filed the document entitled "Declaration of Jared Birchall in support of Defendant's Motion for Summary Judgement or in the alternative Partial Summary Judgment" ("Birchall Declaration"), as Dkt. No. 61. Defendant respectfully requests that the court's clerk remove this document from the docket, which inadvertently contained unredacted personal information relating to Plaintiff in Exhibits D and E thereto. This information should be redacted pursuant to Federal Rule of Civil Procedure 5.2(a)(2) and Local Rule 5.2-1 (protecting birth date, address, and passport information).

Defendant's counsel was unaware that the personal information had been filed until Plaintiff's counsel raised the issue on the evening on September 16, 2019 and requested its immediate removal. Defendant's counsel responded that it would comply with the request via the present motion. Defendant has also filed a corrected version of the Birchall Declaration, with the proper redactions, as Dkt. No. 65.

For the foregoing reasons, Defendant respectfully requests that the Court grant Defendant's Administrative Motion to Remove A Filed Document from ECF.

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2	DATED: September 16, 2019	Respectfully submitted,
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4		QUINN EMANUEL URQUHART & SULLIVAN, LLP
5		By /s/ Alex Spiro
6		Alex Spiro (admitted <i>pro hac vice</i>)
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	DEFENDANT ELON MUSK'S	-2- Case No. 2:18-cv-08048 S ADMINISTRATIVE MOTION TO REMOVE FILED DOCUMENT